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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/720,971	04/06/2001	Olli Immonen	367.39437X00	8278
20457	7590	01/27/2005	EXAMINER	
ANTONELLI, TERRY, STOUT & KRAUS, LLP			CALDWELL, ANDREW T	
1300 NORTH SEVENTEENTH STREET				
SUITE 1800			ART UNIT	PAPER NUMBER
ARLINGTON, VA 22209-9889			2137	

DATE MAILED: 01/27/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Remarks

2 The Applicants may also wish to address the following in preparing a response to
3 this letter: (1) The last page of the substitute specification includes an embedded
4 hyperlink to the WAP Forum website. Mere identification of the WAPFORUM by name
5 should be sufficient and the hyperlink can be omitted. (2) The Applicants should
6 consider the issue raised by the EPO in the international preliminary examination report
7 as to whether the originally filed specification includes support for the limitation of a
8 memory means including a separate unit. (3) The Applicants should also consider
9 whether the electrical contact means is an essential element as suggested by the EPO.
10 (4) The Applicants should also consider addressing the reasoned statement under Rule
11 62(a)(ii) in the international preliminary examination report.

12 While these issues have not yet been addressed in the examination of this
13 application, appropriate action by the applicants at this point in time would help to
14 advance the prosecution. Amendments or remarks addressing these issues are only
15 suggested and not required.

Response to Amendment

18 The amendment filed on August 16, 2004 is nonresponsive for the following
19 reason: In response to the objection to the drawings, the applicants only submitted an
20 annotated sheet and did not provide a corresponding replacement sheet with directions
21 to enter the replacement sheet. The response therefore does not comply with the
22 requirements of 37 CFR 1.121(d) that requires replacement sheets in response to a

1 drawing objection. The Applicants are reminded that the USPTO no longer requires
2 prior approval for drawing changes.

3 Since the above-mentioned amendment appears to be a *bona fide* attempt to
4 reply, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS,
5 whichever is longer, from the mailing date of this notice within which to supply the
6 omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME
7 PERIOD UNDER 37 CFR 1.136(a) ARE AVAILABLE.

8

9 ***Conclusion***

10
11 Any inquiry concerning this communication or earlier communications from the
12 examiner should be directed to Andrew Caldwell, whose telephone number is (571)
13 272-3868. The examiner can normally be reached on M-F from 9:00 a.m. to 5:30 p.m.
14 EST.

15
16 If attempts to reach the examiner by phone fail, the examiner's supervisor,
17 Margaret Focarino, can be reached at (571) 272-0800. Additionally, the fax numbers for
18 Group 2100 are as follows:

19
20 Fax Responses: (703) 872-9306

21
22 Any general inquiry relating to the status of this application can be answered
23 using Patent Application Information Retrieval (PAIR) system, which is available at the
24 USPTO web site. Any questions on using the PAIR system should be directed to the
25 Patent Electronic Business Center toll free at (866) 217-9197.

26
27
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29
30

31 Andrew Caldwell
32 571-272-3868
33 December 8, 2004

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